Case 2:23-cv-00398-WBS-JDP Document 1-6 Filed 03/02/23 Page 1 of 3 1 MORGAN, LEWIS & BOCKIUS LLP CARRIE A. GONELL (State Bar No. 257163) 2 SAMUEL S. SADEGHÌ (State Bar No. 311785) MAYRA NEGRETE (State Bar No. 333491) 3 600 Anton Boulevard, Suite 1800 Costa Mesa, CA 92626-7653 4 +1.714.830.0600 +1.714.830.0700Fax: 5 carrie.gonell@morganlewis.com samuel.sadeghi@morganlewis.com 6 mayra.negrete@morganlewis.com 7 Attorneys for Defendants ROOFLINE, INC., SRS DISTRIBUTION INC., J.B. 8 WHOLESALE ROOFING AND BUILDING SUPPLIES, INC., and BUILDERS SUPPLY LOGISTICS, INC. 9 10 UNITED STATES DISTRICT COURT 11 EASTERN DISTRICT OF CALIFORNIA 12 13 CARLOS JIMENEZ and JUAN PINZON, Case No. individually, and on behalf of other members of 14 the general public similarly situated, **DEFENDANTS' NOTICE OF RELATED CASES** 15 Plaintiffs, [28 U.S.C. § 1332(a)] 16 VS. 17 ROOFLINE, INC. dba ROOFLINE SUPPLY & DELIVERY, an Oregon corporation; SRS 18 DISTRIBUTION INC., a Delaware corporation; J.B. WHOLESALE ROOFING 19 AND BUILDING SUPPLIES, INC., a California Corporation; BUILDERS SUPPLY 20 LOGISTICS, INC., a Delaware corporation; and DOES 1 THROUGH 10, inclusive, 21 Defendants. 22 23 24 25 26 27 28 MORGAN, LEWIS & **BOCKIUS LLP** ATTORNEYS AT LAW

DEFENDANTS' NOTICE OF RELATED CASES

LOS ANGELES

1	TO THE CLERK OF THE UNITED STATES DISTRICT COURT FOR THE			
2	EASTERN DISTRICT OF CALIFORNIA AND TO PLAINTIFFS AND THEIR			
3	ATTORNEYS OF RECORD:			
4	Pursu	Pursuant to Eastern District of California Civil Local Rule 123, the undersigned counsel		
5	of record for	of record for Defendants hereby files this Notice of Related Cases.		
6	The a	The action is related to the following actions set forth below:		
7	Action 1			
8	1.	Case Name:	Albert Guazon and Ernesto Lainez v. Heritage Landscape Supply	
9			Group, Inc., et al.	
10	2.	Case Number: STK-CV- UOE-2023-1507		
11	3.	Court:	Superior Court of the State of California, County of San Joaquin	
12	4.	Relationship to this case: The Guazon action (i) names one of the defendants		
13		named in the Jimenez action, (ii) partially overlaps as to the putative class defined		
14		in the Jimenez action, and (iii) asserts some of the same wage and hour claims		
15		asserted in the	e Jimenez action under the California Labor Code, including failure	
16		to pay overtime and minimum wages, failure to provide meal and rest breaks,		
17		failure to timely pay all wages, failure to pay all wages at time of separation of		
18		employment, failure to provide accurate wage statements, and failure to reimburse		
19		necessary wo	rk expenses.	
20	Action 2			
21	1.	Case Name:	Roberto Rivera v. J.B. Wholesale Roofing and Building Supplies, Inc.	
22	2.	Case Number	:: 21TRCV00503.	
23	3.	Court:	Superior Court of the State of California, County of Los Angeles.	
24	4.	Relationship	to this case: The Rivera action (i) names one of the defendants named	
25		in the Jimene	z action, (ii) partially overlaps as to the putative class defined in the	
26		Jimenez actio	n, and (iii) asserts some of the same wage and hour claims asserted in	
27		the Jimenez a	ction under the California Labor Code, including failure to pay	
28		overtime and	minimum wages, failure to provide meal and rest breaks, failure to	
&			1	

Case 2:23-cv-00398-WBS-JDP Document 1-6 Filed 03/02/23 Page 3 of 3 timely pay all wages, failure to pay all wages at time of separation of employment, failure to provide accurate wage statements, and failure to reimburse necessary work expenses, failure to keep complete and accurate payroll records, and violation of Business and Professions Code Section 17200 et seq. Dated: March 2, 2023 MORGAN, LEWIS & BOCKIUS LLP By /s/ Carrie A. Gonell Carrie A. Gonell Samuel S. Sadeghi Mayra Negrete Attorneys for Defendants ROOFLINE, INC., SRS DISTRIBUTION INC., J.B. WHOLESALE ROOFING AND BUILDING SUPPLIES, INC., and BUILDERS SUPPLY LOGISTICS, INC.

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